



United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/658,395	09/10/2003	Koichi Ueno	500.43123X00	2261
7590 08/22/2005			EXAMINER	
MATTINGLY, STANGER & MALUR, P.C.			MOAZZAMI, NASSER G	
1800 Diagonal I	Road		· ART UNIT	PAPER NUMBER
Suite 370	00014		2187	TALEKNOMBER
Alexandria, VA	Alexandria, VA 22314			
	•		DATE MAILED: 08/22/2009	5

Please find below and/or attached an Office communication concerning this application or proceeding.

<u> </u>		
	Application No.	Applicant(s)
Office Action Summers	10/658,395	UENO, KOICHI
Office Action Summary	Examiner	Art Unit
The MAILING DATE of this as a survivisation	Nasser G. Moazzami	2187
The MAILING DATE of this communication Period for Reply	i appears on the cover sheet with	n tne correspondence address
A SHORTENED STATUTORY PERIOD FOR RETHE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication - If the period for reply specified above is less than thirty (30) days, - If NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by set any reply received by the Office later than three months after the rearned patent term adjustment. See 37 CFR 1.704(b).	ON. R 1.136(a). In no event, however, may a rent. a reply within the statutory minimum of thirty eriod will apply and will expire SIX (6) MONT tatute, cause the application to become ABA	oly be timely filed (30) days will be considered timely. HS from the mailing date of this communication. NDONED (35 U.S.C. § 133).
Status		
1) Responsive to communication(s) filed on 1 2a) This action is FINAL . 2b) 3 3) Since this application is in condition for all closed in accordance with the practice und	This action is non-final. owance except for formal matte	
Disposition of Claims		
4) Claim(s) 1-16 is/are pending in the applica 4a) Of the above claim(s) is/are with 5) Claim(s) is/are allowed. 6) Claim(s) 1-16 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction are	drawn from consideration.	
Application Papers		
9) The specification is objected to by the Exar	niner.	
	accepted or b) objected to b	y the Examiner.
Applicant may not request that any objection to		
Replacement drawing sheet(s) including the co		• • •
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for force a) All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the application from the International Bu * See the attached detailed Office action for a	nents have been received. nents have been received in Ap priority documents have been r reau (PCT Rule 17.2(a)).	plication No eceived in this National Stage
Attachment(s) 1) ☒ Notice of References Cited (PTO-892) 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948 3) ☒ Information Disclosure Statement(s) (PTO-1449 or PTO/SE Paper No(s)/Mail Date 2/15/05 & 9/10/03.		Mail Dateormal Patent Application (PTO-152)
U.S. Patent and Trademark Office PTOL-326 (Rev. 1-04) Office Office	e Action Summary	Part of Paper No./Mail Date 20050817

DETAILED ACTION

Priority

1. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Information Disclosure Statement

2. Information Disclosure Statement submitted by applicant on 09/19/2003 and 02/15/2005 has been considered. See attached PTO-1449.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 1 and 9 are rejected under 35 U.S.C. 102(b) as being anticipated by JP10222312, hereinafter JP.

As per claim 1, JP discloses a storage device, comprising: plural storage volumes for storing data [first memory, second memory and third memory]; means for receiving a request for update of the data at a prescribed point in time to be stored in a first of the storage volumes after the prescribed point in time [a portion or all of the

data acquired by the first memory controller are stored in a first memory medium]; means for storing a duplicate of the data at the prescribed point in time requested to be updated onto a second of the storage volumes [the updated data are recorded in a second memory medium]; and means for storing in an unused storage area of a third of the storage volumes a duplicate of the data at the prescribed point in time requested to be updated according to a state of the second storage volume [when an amount of updated data exceeds a constant rate, backing up a copy of a portion or all of the updated data to a third memory medium].

As per claim 9; claim 9 encompasses the same scope of the invention as that of claim 1. Therefore, claim 9 is rejected for the same reasons as stated above with respect to claim 1.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claims 2-8 and 10-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over JP in view of Yuasa (US Patent No. 6636953).

As per claims 2-8, JP discloses the claimed invention, but fails to specifically teach storing the duplicate of the data at the prescribed point in time requested to be

updated onto an unused storage area of the third storage volume when a storage capacity of the unused storage area of the second storage volume is smaller than a judgment value.

Yuasa teaches an apparatus having a display unit for showing a storage capacity, the user is able to select storage medium for the content to be stored thereon, showing a warning to the user if not enough space available and a control unit for receiving and storing contents in the memory, wherein the control unit judges whether the storage medium has an enough free space to store the content and if there is not enough free space, the control unit stores the content to another (external device) storage medium [column 2, lines 43-62 and column 29, line 35 through column 31, 53].

Accordingly, it would have been obvious to one having ordinary skill in the art at the time of the current invention to use the concepts of storing the content in another storage medium if there is not enough space in the medium as being taught by Yuasa into JP's method of backing up of the data in order to eliminate writing of the new data over the content that is already stored in the storage medium.

As per claims 10-16; claims 10-16 encompass the same scope of the invention as those of claims 2-8. Therefore, claims 10-16 are rejected for the same reasons as stated above with respect to claims 2-8.

Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

US Patent No. 6862671 (Bergsten) discloses a first, second and third storage for making mirroring and backup.

US Patent No. 6519581 (Hofmann) discloses a display for warning the user with the information in regard to the disk space.

US Patent No. 5644698 (Cannon) teaches maintaining data consistency between storage volumes.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Nasser G. Moazzami whose telephone number is (571) 272-4195. The examiner can normally be reached on 7:00AM-5:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Donald Sparks can be reached on (571) 272-4201. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

9. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

Application/Control Number: 10/658,395

Art Unit: 2187

Page 6

For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

NASSER MOAZZAMI PRIMARY EXAMINER

08/17/2005